/	Date					
ROUTING AR	FEB 1986					
O: (Name, office symbol, room number, building, Agency/Post)			BUSOG	Date		
. DOPE	-5317	· .	10	ļ		
2 DD/E	BS					
3.				·		
<u>4.</u> 8.	Joseph	fil	4			
Action	File	No	Note and Return			
Approval	For Clearance	Pe	Per Conversation			
As Requested	For Correction	Prepare Reply				
Circulate	For Your Information	Sea Me				
Comment	Investigate	Signature				
Coordination	Justify			·		
DEMARKS						

Phone No.

DO NOT use this form as a RECORD of approvals, concurrences, disposals, clearances, and similar actions

FROM: (Name, org. symbol, Agency/Post)

OD/PERS

Phone No.

DPTIONAL FORM 41 (Rev. 7–76)
Proscribed by GSA
FPMR (41 CFR) 101–11.206

STAT

STAT

5 U 6;	i it (Optional)	T- (Optional)					DD/A Registry
FROA	ί.			EXTENSION		I NO.	
	Executiv 7D24 Hea	e Officer to the dquarters	ne DDA		· · · · · · · · · · · · · · · · · · ·	DATE	
TO:	Officer designation	on, room number, and	T			10 February	L986 ,
Buildin	9)	•	RECEIVED	FORWARDED	OFFICER'S INITIALS	COMMENTS (Number e to whom. Draw a line	ach comment to show fro across column after each c
1.	ADDA					Attached FY	l is an unsolici
2.			442	13.4		Paul Trible cor	Cerning Tax Doe
3.	DDA				nt version and a submission of	and rederal Ret	irement Annuiti
4.							
5.					,	Attachment	
	EXO/DDA					cc:	OCA
٥.			1, 1, 1		,		
7.							
8.	TO - 12 - 100 - 10 - 10 - 10 - 10 - 10 - 1						
۶.						<i>;</i>	
0.	~				_:	•	
1.							
2.						*.	
						2	
3.							



Congressional Record

proceedings and debates of the 99^{th} congress, second session

Vol. 132

WASHINGTON, WEDNESDAY, JANUARY 29, 1986

Senate

WEDNESDAY, JANUARY 29, 1986

(Legislative day of Monday, January 27, 1986)

SENATE RESOLUTION 304—RE-LATING TO TAXATION OF RE-TIREMENT BENEFITS

Mr. TRIBLE (for himself, Mr. Stevens, Mr. Mathias, Mr. Eagleton, Mr. Hollings, and Mr. Sarbanes) submitted the following resolution; which was referred to the Committee on Finance:

S. Res. 304

Whereas retention and recruitment of qualified personnel is essential to the efficlent operation of Federal, State, and local governments in meeting the vital needs of United States citizens as well as national and international obligations;

Whereas retention of qualified government personnel, such as scientists, engineers, technicians, senior managers, physicians, and educators is now threatened by a provision of the Tax Reform Act of 1985 (H.R. 3838);

Whereas any disproportionate burden placed upon public sector employees through a tax reform measure is an inequity which will create a powerful incentive for retirement and which will precipitate largescale loss of government employees currently filling key positions;

Whereas this massive exodus from government service could result in unanticipated government expenses due to additional retirement benefits payments, compounded by continued payment of salaries for those vacant positions which are filled, thereby offsetting a large part of the tax revenues 3-year basis recovery rule; and

Whereas the Senate intends and has stated its intention, in S. Res. 281, to "prepare legislation which will maximize fairness and long-term economic growth and minimize short-term economic disruption": Now, therefore, be it

Senate that section 1122(c)(1) of H.R. 3838 public or private employment who repealing section 72(d) of the Internal Reve- pays into his retirement fund. nue Code of 1954 pertaining to the 3-year basis recovery rule on taxation of retire- not been enacted, its effects are alreform legislation now pending before the Senate Finance Committee, and that the present 3-year basis recovery rules will be

Mr. TRIBLE. Mr. President, as the Senate begins deliberations on the House-passed tax reform bill, I urge gress enact this tax penalty. my colleagues to join with me to

tax bill does not contain an ill-conceived provision included in the House bill which eliminates the 3-year basis recovery rule for contributory defined benefit pension plans. To that end I am submitting a resolution which expresses the Senate's opposition to this proposal.

Approximately 19 million Americans-primarily Federal, State, and local employees—contribute to their retirement plans. These employees pay taxes on the moneys which they put into their annuity fund. Under current law, when the employee retires and begins to receive an annuity, these payments are not taxed until that individual has received an amount equal to his own contributions to the retirement fund.

The House tax reform bill proposed a drastic change in this established rule. Section 1122(c) of H.R. 3338 would eliminate the current procedures and subject retirees to immediate taxation of retirement benefits. This provision would have disastrous effects on those 19 million Americans now contributing to their retirement plans. And, this provision would have equally unproductive effects on the administration of Government at all levels, the service provided by Government, and the cost of Government.

The financial losses imposed upon predicted to be received from repealing the employees would be severe and this onerous burden would compound year after year after year. The House provision seriously jeopardizes retirement Income security for Federal employees and postal workers, for State and local employees, for teachers and firemen Resolved, That it is the sense of the and policemen, for every American in

Although the House provision has ready being felt. Across the Nation employees who are eligible to retire are beginning to leave their jobs or are making plans to do so in order to avoid the financial hardships which would be imposed upon them should Con-

In the Federal Government, 210,000 ensure t Sanitized Copy Approved for Release 2010/12/29 : CIA-RDP89-00066R000400060024-9

retire. An estimated 75 to 90 percent workers number only 2.7 of the 19 milreform provisions.

ecutive service, the highest level of change. employees in Government service, are eligible to retire. Over 40 percent of fects of section 1122(c) of H.R. 3838 NASA's scientists and engineers are are already being felt. We are already now eligible to retire. The Federal seeing the beginning of a crisis in gov-Government already has a severe re- ernment at all levels. Section 1122(c) cruitment and retention problem for must be omitted from the Senate bill these positions and others, such as and the Senate must provide an immenurses, physicians, air traffic control- diate signal of its intent to do so. We lers, and technicians. We cannot must assist employers to retain perafford to lose these skilled and experienced personnel to early retirement.

associated with the premature retire- the well-founded fears of employees. ments of Federal employees could easily surpass any revenue gained by a today will provide the much needed change in the tax law. It is estimated that the House tax provision would raise \$6.3 to \$8.3 billion over 5 years, or on average, \$1.26 to \$1.68 billion per year. However, current Government obligations are \$2.5 billion in annual annuities for Federal employees eligible to retire. If the majority of retirement eligible Federal workers choose early retirement as they have indicated, the costs of providing them with annuities would cancel our revenues expected by the proposed tax change.

I urge my colleagues to take note that the \$2.5 billion figure represents only those costs associated with retirements of Federal workers. Federal

of those eligible to retire will do so lion affected by the House provisions. prior to the effective date of the tax The \$2.5 billion figure does not include costs which would be imposed on Who are these employees eligible to State and local governments and priretire? Fifty percent of the senior ex- vate employers affected by the tax

Mr. President, the deleterious efsonnel now making retirement plans who may be unduly influenced by the Moreover Mr. President, the costs proposed tax penalty. We must allay

> The resolution I am submitting signal for the 19 million Americans affected by the proposed tax change. The resolution expresses the Senate's opposition to section 1122(c) of the House tax bill and its intent to omit those provisions from the Senate version of the tax reform plan.

> I urge every Senator to join me by cosponsoring this resolution. We must avert the crisis now in the making.